



INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 115117	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).		
International Application No.	International Filing Dat (day/month/year)	Priority Date (day/month/year)		
PCT/AU2003/000828	27 June 2003	28 June 2002		
International Patent Classification (IPC) or	national classification an	d IPC		
Int. Cl. ⁷ H04R 25/00; A61N 1/05				
Applicant COCHLEAR LIMITED et al				
This international preliminary examina is transmitted to the applicant according		ared by this International Preliminary Examining Authority and		
2. This REPORT consists of a total of 7	sheets, including this c	over sheet.		
amended and are the basis for thi	This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).			
These annexes consist of a total	of sheet(s).			
3. This report contains indications relating	g to the following items:			
I X Basis of the report				
II Priority	II Priority			
III X Non-establishment of or	III X Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
IV X Lack of unity of invention	X Lack of unity of invention			
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
VI Certain documents cited				
VII Certain defects in the in	VII Certain defects in the international application			
VIII Certain observations on the international application				
Date of submission of the demand Date of completion of the report				
16 September 2003		8 October 2004		
Name and mailing address of the IPEA/AU		Authorized Officer		
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTRA E-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929		MANISH RAJ Telephone No. (02) 6283 2175		

Interprional	application No.
PC 720	03/000828

I.		Basis of the r		
1.	With	regard to the	elements of the in	nternational application:*
	X	the international application as originally filed.		
		the descripti		s originally filed,
				led with the demand,
		•	'	eceived on with the letter of
		the claims,	pages, a	s originally filed,
				s amended (together with any statement) under Article 19,
		•		led with the demand,
		4 1 .		eceived on with the letter of
		the drawing		s originally filed,
				led with the demand,
		the secure		eceived on with the letter of
	لـــا	me sequence	e listing part of the	
				s originally filed
				îled with the demand
_				received on with the letter of
2.	which	h the internat	ional application v	elements marked above were available or furnished to this Authority in the language in was filed, unless otherwise indicated under this item. rnished to this Authority in the following language which is:
				urnished for the purposes of international search (under Rule 23.1(b)).
		the language	e of publication of	the international application (under Rule 48.3(b)).
		the language and/or 55.3)	e of the translation).	a furnished for the purposes of international preliminary examination (under Rules 55.2
3.	With pre	regard to any	y nucleotide and/o mination was carr	or amino acid sequence disclosed in the international application, the international ied out on the basis of the sequence listing:
				application in written form.
		filed togethe	er with the interna	tional application in computer readable form.
		furnished su	bsequently to this	Authority in written form.
		furnished su	bsequently to this	Authority in computer readable form.
•		The stateme	ent that the subsequent application as file	uently furnished written sequence listing does not go beyond the disclosure in the led has been furnished.
		The stateme been furnish	ent that the inform	ation recorded in computer readable form is identical to the written sequence listing has
4.		The amenda	ments have resulte	d in the cancellation of:
		the	description,	pages
		the	claims,	Nos.
		the	drawings,	sheets/fig.
5.		This report go beyond t	has been establish the disclosure as fi	ed as if (some of) the amendments had not been made, since they have been considered to led, as indicated in the Supplemental Box (Rule 70.2(c)).**
*	Rej rep	placement she port as "origin	ets which have been ally filed" and are n	furnished to the receiving Office in response to an invitation under Article 14 are referred to in this ot annexed to this report since they do not contain amendments (Rules 70.16 and 70.17).
**				ch amendments must be referred to under item 1 and annexed to this report

n.	N	on-establishment of opinion with regard to novelty, inventive step and industrial applicability
		nestions whether the claimed invention appears to be novel, to involve an inventive step (to be nonobvious), or to be rially applicable have not been examined in respect of:
		the entire international application,
	X	claims Nos: 27 - 35
	becau	use:
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
		·
		- ·
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
		·
•		
	1	
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
•	X	no international search report has been established for said claim Nos. 27 - 35, as no required additional search fees were paid by the applicant. Consequently, the international search report was restricted to the invention first mentioned in the claims. Also, refer to item IV for lack of unity of invention.
2.		caningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:
		the written form has not been furnished or does not comply with the standard.
		the computer readable form has not been furnished or does not comply with the standard.

Interna	tional application No.
PC'	2003/000828

IV.	1	Lack of u	nity of invention
1.	In res	ponse to	the invitation to restrict or pay additional fees the applicant has:
		restricted	i the claims.
		paid add	itional fees.
		paid add	itional fees under protest.
		neither r	estricted nor paid additional fees.
2.	<u> </u>		thority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, vite the applicant to restrict or pay additional fees.
3.	This .	Authority	considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
		complied	d with.
	X	not com	plied with for the following reasons:
	•	1.	Claims 1-26 are directed to "a implantable electrode array for insertion" including the following features:
			 (i) an elongate carrier having a proximal end and a distal end, (ii) a plurality of electrodes supported by the carrier, (iii) a stabilising or anchoring means extending outwardly from the elongate carrier, and (iv) the collar means having an abutment surface to abut at least a portion of the surface of the cochlea and prevent movement of the carrier following insertion of the array into the cochlea. It is considered that "stabilising collar means having an abutment surface to prevent movement of the carrier following insertion of the array into the cochlea" comprises a first "special technical"
			feature".
		2.	Claims 27-32 are directed to "an implantable component of a cochlear implant system" including the following features.
			Continued on the supplement sheet
4.	Cons	equently, establish	the following parts of the international application were the subject of international preliminary examination in ning this report:
		ali	parts.
		X the	parts relating to claims Nos. 1 - 26

v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations
	and explanations supporting such statement

1.	Statement .	,	
	Novelty (N)	laims	YES
!	•	laims 1 - 26	NO
!	Inventive step (IS)	laims	YES
		laims 1 - 26	NO
	Industrial applicability (IA)	laims 1 - 26	YES
		laims	NO

2. Citations and explanations (Rule 70.7)

CITATIONS:

D1: US 6498954B1

D2: US 6308101B1. D3: US 6259951B1

D4: US 6163729A

D5: WO 2000/071063A1

D6: US 6119044A

D7: WO 1997/026943A1

D8: WO 1996/031087A1

NOVELTY (N) Claims 1-26:

The document D1 discloses all the essential features of Claims 1-26. Refer to the whole document with specific reference to column 5, line 41 to column 6, line 7 and figures 5 and 6 where it discloses that a depth marker is provided to indicate the proper insertion depth of the electrode array.

The document D2 discloses all the essential features of Claims 1, 15, 22 and 26 at least. Refer to figure 6 where it discloses a stabilising collar means to abut at least a portion of surface of the cochlea and substantially prevent movement of the carrier following insertion of the array into the cochlea.

The document D3 discloses all the essential features of Claims 1, 15, 22 and 26 at least. Refer to figure 1 where it discloses a stabilising collar means to abut at least a portion of surface of the cochlea and substantially prevent movement of the carrier following insertion of the array into the cochlea.

The document D4 discloses all the essential features of Claims 1-26. Refer to the whole document with specific reference to column 6, line 65 to column 7, line 17 and figure 2 where it discloses an offset to prevent the electrode from being inserted too deep into the cochlea.

The document D5 discloses all the essential features of Claims 1-26. Refer to the whole document with specific reference to page 6, lines 1-10 and figures 7a-7d where it discloses a ring to indicate insertion depth of the array into the cochlea and for holding the array during the insertion.

Continued on the supplement sheet.....

International application No. PC12003/000828

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of IV (Lack of Unity of Invention)...

- (i) a housing for a stimulator unit,
- (ii) a first elongate electrode assembly,
- (iii) a second elongate electrode assembly, and
- (iv) wherein only one of the first and second electrode assemblies in insertable into cochlea at any particular time.

It is considered that "only one of the first and the second electrode assemblies is insertable into the cochlea at any particular time" comprises a second "special technical feature".

- 3. Claims 33-35 are directed to "a method of operating a cochlear implant system" including the following features:
 - (i) a housing for a stimulator unit,
 - (ii) an elongate electrode assembly,
 - (iii) the assembly having a proximal end and a distal end and comprising of a plurality of electrodes,
 - (iv) one or more of the electrodes closer to the proximal end being adapted to provide stimulation to the basilar region of the cochlea,
 - (v) one and more of the electrodes relatively closer to the distal end being adapted to provide stimulation to a location beyond the first basal turn of the cochlea, and
 - (vi) when recipient is unable to hear relatively high frequency sounds only activating those one or more electrodes adapted to provide stimulation to the basilar region of the cochlea.

It is considered that "one or more of the electrodes closer to the proximal end being adapted to provide stimulation to the basilar region of the cochlea and one and more of the electrodes relatively closer to the distal end being adapted to provide stimulation to a location beyond the first basal turn of the cochlea and activating those one or more electrodes" comprises a third "special technical feature".

Since the above mentioned groups of claims do not share any of the technical features identified, a "technical relationship" between the inventions, as defined in PCT rule 13.2 does not exist. Accordingly the international application does not relate to one invention or to a single inventive concept, a priori.

International application No. PC' 22003/000828

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of V (Reasoned statement with regard to novelty, inventive step or industrial applicability)

The document D6 discloses all the essential features of Claims 1-26. Refer to the whole document with specific reference to column 10, lines 32-39 and figures 3, 4, 15 & 16 where it discloses an offset portion that marks the beginning of the electrode array and facilitates insertion of the electrode array into scala tympani duct of the cochlea.

The document D7 discloses all the essential features of Claims 1, 15, 22 and 26 at least. Refer to page 10, lines 10-13 and figure 1 where it discloses a tab provides a marker for indicating the insertion of the electrode array to an intended depth.

The document D8 discloses all the essential features of Claims 1-26. Refer to the whole document with specific reference to page 28, lines 10-31 and figures 20 & 21 where it discloses a fitting which is located just outside the entrance to the cochlea for locking the electrode carrier assembly in place with the cochlea.

INVENTIVE STEP (IS) Claims 1-26:

As above

INDUSTRIAL APPLICABILITY (IA) Claims 1-26:

Claims 1-26 are considered to have industrial applicability.